EXHIBIT 8

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
W. R. GRACE & CO., <u>et al</u> .,) Case No. 01-1139 (JKF)) (Jointly Administered)
Debtors.	Related to Docket No. 14063 5/2/07 Agenda Item 2

ORDER DISALLOWING AND EXPUNGING CERTAIN OF THE CLAIMS OF SEATON INSURANCE COMPANY AND ONEBEACON AMERICA INSURANCE COMPANY

WHEREAS the Debtors, Seaton Insurance Company, and OneBeacon America Insurance Company, have stipulated and agreed that:

- (a) claims numbered 15530, 15532-15592 and 15594-15653 shall be disallowed and expunged to the extent provided in the Stipulation attached hereto as Exhibit 1; and
- (b) claims numbered 15531 and 15593 shall remain on the claims register as provided in the Stipulation attached hereto as Exhibit 1.

IT IS HEREBY ORDERED.

Date: 5/3, 2007

Honorable Judith K. Fitzgerald
United States Bankruptcy Judge

EXHIBIT 1

THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
W. R. GRACE & CO., <u>et al</u> ., ¹) Case No. 01-1139 (JKF)) (Jointly Administered)
Debtors.) Related to Docket No. 14063 5/2/07 Agenda Item 3
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STIPULATION RESOLVING CERTAIN OF THE CLAIMS OF SEATON INSURANCE COMPANY AND ONEBEACON AMERICA INSURANCE COMPANY

This Stipulation is entered into this <u>30</u> day of April 2007 between W. R. Grace & Co. and its affiliates (collectively, the "Debtors"), Seaton Insurance Company as successor-in-interest to Unigard Security Insurance Company, formerly known as Unigard Mutual Insurance Company ("Seaton"), and OneBeacon America Insurance Company as successor-in-interest to Commercial Union Insurance Company and American Employers' Insurance Company ("OneBeacon").

The Debtors consist of the following 62 entities: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (f/k/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (f/k/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (f/k/a Grace Cocoa Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (f/k/a Nestor-BNA Holdings Corporation), MRA Intermedco, Inc. (f/k/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (f/k/a British Nursing Association, Inc.), Remedium Group, Inc. (f/k/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (f/k/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company,

WHEREAS, on or about April 2, 2001 (the "Petition Date"), the Debtors, including W. R. Grace & Co. ("Grace") and W. R. Grace & Co.-Conn. ("Grace-Conn"), filed their voluntary petitions for relief under Chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code"). The Debtors' bankruptcy cases are pending as case numbers 01-1139 (JKF) through 01-1200 (JKF) (the "Bankruptcy Cases") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court").

WHEREAS, on April 2, 2001, the Bankruptcy Court issued an Order consolidating the Bankruptcy Cases for administrative purposes only under Case No. 01-1139 (JKF) (the "Jointly Administered Bankruptcy Case").

WHEREAS, on April 22, 2002, the Bankruptcy Court issued its Bar Date Order [Docket No. 1963], which established March 31, 2003 as the bar date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims. The Bar Date Order required claimants to file a separate claim in each of the Bankruptcy Cases for such claim to be effective and asserted against each of the Debtors.

WHEREAS, on January 13, 2005, the Debtors filed their Amended Joint Plan of Reorganization (the "Plan"). To date, the Plan has not been confirmed. The Plan proposes that as of the Effective Date (as that term is defined in the Plan), the Debtors shall be deemed consolidated under the Plan for Plan purposes only. If the Plan is confirmed as proposed, upon the effective date of the Plan, each and every claim filed against any of the Debtors shall be deemed filed against the deemed consolidated Debtors and shall be deemed one claim against and obligation of the deemed consolidated Debtors.

WHEREAS, on February 14, 2005, Seaton filed 62 identical claims against the Debtors in their respective Bankruptcy Cases (Claim Nos. 15530-15591), which were for an unliquidated

amount (collectively, the "Seaton Claims"), and OneBeacon filed 62 identical claims against the Debtors in their respective Bankruptcy Cases (Claim Nos. 15592-15653), which were for an unliquidated amount (collectively, the "OneBeacon Claims").

WHEREAS, by orders of the Bankruptcy Court dated September 27, 2005 [Docket Nos. 9518 and 9519], the Seaton Claims and OneBeacon Claims were deemed timely filed.

WHEREAS, the Debtors have informed Seaton and OneBeacon that the Debtors may seek, upon notice to interested parties and approval of this Court, to dissolve or consolidate certain of the Debtors, except W.R. Grace & Co. – Conn., and their Bankruptcy Cases prior to seeking confirmation of the Plan.

WHEREAS, the parties hereto have agreed to enter into this Stipulation solely to afford the Debtors the administrative convenience of minimizing claims asserted by the Debtors as duplicative (which assertion is denied by Seaton and OneBeacon), and not to substantively alter Seaton's or OneBeacon's rights in respect of the Seaton Claims and OneBeacon Claims respectively.

NOW, THEREFORE, for good and valuable consideration received, the parties hereby stipulate and agree as follows:

- 1. Subject to the provisions of Section 2 below, claim numbered 15531, a copy of which is attached hereto as Exhibit A and made a part hereof, shall remain as the sole Seaton Claim against the Debtors or the Debtors' bankruptcy estate(s) and claim number 15593, a copy of which is attached hereto as Exhibit B and made a part hereof, shall remain as the sole OneBeacon Claim against the Debtors or the Debtors' bankruptcy estate(s).
- 2. Subject to the provisions of the following two sentences of this Section 2, claims numbered 15530, 15532-15592 and 15594-15653 shall be disallowed and expunged from the

claims register for all purposes (the "Disallowed Claims"). Notwithstanding any other provision of this Stipulation, in the event that (a) the Plan is amended or any other plan of reorganization or liquidation is filed in these Bankruptcy Cases that does not provide for the substantive consolidation of the Bankruptcy Cases (for purposes of distribution on account of allowed claims) on terms substantially the same as provided in the Plan, and a disclosure statement with respect to such plan is approved by order of the Bankruptcy Court, (b) voting on the Plan or any other plan of reorganization or liquidation in these Bankruptcy Cases is ordered to be conducted on an individual debtor basis rather than a consolidated basis notwithstanding that the plan provides for the substantive consolidation of the Bankruptcy Cases (for purposes of distribution on account of allowed claims), (c) the Plan as confirmed by final order of the Bankruptcy Court in these Bankruptcy Cases does not, or any other plan or plans of reorganization or liquidation confirmed by final order(s) of the Bankruptcy Court in these Bankruptcy Cases do not, provide for the substantive consolidation of the Bankruptcy Cases (for purposes of distribution on account of allowed claims), or (d) the Plan or any other plan of reorganization or liquidation confirmed by final order(s) of the Bankruptcy Court in these Bankruptcy Cases that provides for the substantive consolidation of the Bankruptcy Cases (for purposes of distribution on account of allowed claims) does not become effective, then the applicable Disallowed Claims shall be automatically reinstated ab initio in those cases that then remain pending without the need for any further action on the part of any party or Bankruptcy Court intervention. In the event the Bankruptcy Cases or any of them are dismissed or converted to cases under chapter 7 of the Bankruptcy Code, each and every one of the Disallowed Claims related to any such converted or dismissed Bankruptcy Cases shall be automatically reinstated ab initio without the need for any further action on the part of any party or Bankruptcy Court intervention.

- 3. The Debtors expressly reserve any and every objection that they now have or may have in the future to the substance of the claims numbered 15531 and 15593 and to any of the Disallowed Claims to the extent they are reinstated as described in Section 2 above, but forever waive and release any and every objection they may have to claims numbered 15531 and 15593 on the basis that such claims were improperly or untimely filed in the Bankruptcy Cases or the Jointly Administered Bankruptcy Case, or any of them, or that the claims should have been filed in each of the Bankruptcy Cases.
- 4. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners, including, but not limited to any trustee(s) appointed in the Bankruptcy Cases.
- 5. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the claims register to reflect the following:
 - (a) claims numbered 15530, 15532-15592 and 15594-15653 shall be disallowed and expunged to the extent provided herein; and
 - (b) claims numbered 15531 and 15593 shall remain on the claims register as provided herein.
- 6. The parties shall take whatever additional action, if any, is necessary to make sure that Seaton Claims and OneBeacon Claims are treated as outlined herein.
- 7. Nothing herein shall be interpreted to prevent Seaton or OneBeacon from objecting to the Debtors' Plan or any other plan of reorganization or liquidation proposed by the

Debtors or any other party on any basis, including but not limited to objecting on substantive consolidation grounds.

8. STIPULATED AND AGREED:

SEATON INSURANCE COMPANY

One of Their Attorneys

David P. Primack Warren T. Pratt Drinker Biddle & Reath LLP 1100 N. Market St., Suite 1000 Wilmington, DE 19801 (302) 467-4200

and

By:

Michael F. Brown Drinker Biddle & Reath LLP One Logan Square, 18th and Cherry Sts Philadelphia, PA 19103-6996 (215) 988-2700

Counsel for Seaton Insurance Company

ONEBEACON AMERICA INSURANCE COMPANY

D---

One of Their Attorneys

David P. Primack Warren T. Pratt Drinker Biddle & Reath LLP 1100 N. Market St., Suite 1000 Wilmington, DE 19801 (302) 467-4200

and

W. R. GRACE & CO., et al.

By:

e of Their Attorneys

heu,

Janet S. Baer Lori Sinanyan Kirkland & Ellis LLP 200 East Randolph Drive Chicago, IL 60601 (312) 861-2000

<u>and</u>

Laura Davis Jones James E. O'Neill Pachulski, Stang, Ziehl, Young, Jones & Weintraub PC 919 North Market Street, 16th Floor P. O. Box 8705 Wilmington, DE 19899-8705 (302) 652-4100

Co-Counsel for the Debtors and Debtors in Possession

Michael F. Brown Drinker Biddle & Reath LLP One Logan Square, 18th and Cherry Sts Philadelphia, PA 19103-6996 (215) 988-2700

Counsel for OneBeacon America Insurance Company

Date: April **30**, 2007

EXHIBIT A

|--|--|--|

Box/Batch: WRBF0052/WRBF0205

30

WR Grace

SR00000922

Document Number: WRBF010244

Bankruptcy Form 10
Index Sheet

Receive Date: 02/14/2005 Claim Number: 00015531 Multiple Claim Reference Claim Number MMPOC Medical Monitoring Claim Form PDPOC Property Damage NAPO Non-Asbestos Claim Form Amended MMPOC Medical Monitoring Claim Form Claim Number PDPOC Property Damage NAPO Non-Asbestos Claim Form Amended **Attorney Information** Firm Number: 00037 Firm Name: Drinker Biddle & Reath LLP Attorney Number: 00318 Attorney Name: Dayld P Primack Zip Code: 19801 Cover Letter Location Number: SR00000922 **Attachments Attachments** Non-Asbestos **Medical Monitoring Property Damage** TBD ☐ TBD Other Attachments ☐ TBD TBD TBD TBD TBD TBD TBD TBD Other Attachments Other Non-Standard Form Amended per Objection Original Claim #: _____ Amended Post-Deadline Postmark Date

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE		PROOF OF CLAIM	
Case No. 01-1179 Name of Debtor: W.R	. Grace & CoConn		
Name of Creditor (person or entity to whom	debtor owes money or property);		
Scaton Insurance Company			
as successor in interest to (i) Unigard Securit	ii) John Hancock Property & Casu	nigard Mutual Insurance Company), (ii) John alty Holding Company, and (iv) John Hancock aragraph I below.	
Name and address where notices should be so	mt.		
David P. Primack Drinker Biddle & Reath LLP 1100 N. Market Street, Suite 1000 Wilmington, DE 19801-1254			
Telephone Number: 302-467-4221			THIS SPACE IS FOR COURT USE ONLY
Account Number by which ereditor identifies	debtor: W.R. Grace	Check here if this claim: □ replaces or □ amends	a previously filed claim, dated:
to the execution of an appropriate Confidentic (a) Settlement Agreement, Releas Security Insurance Company (formerly Uniga (b) Settlement Agreement, Releas Security Insurance Company (formerly Uniga (c) Settlement Agreement, Releas	ality Agreement: ic and Indemnification/Hold Harml rd Mutual Insurance Company), et is and Indemnification/Hold Harml rd Mutual Insurance Company), et ic and Indemnification/Hold Harml	less Agreement, dated July 11, 1996, hetween W. R. C. al. (see Section VI, "Indemnification/Hold Harmless less Agreement, dated May 15, 1995, between W. R. C. al. (see Section V. "Indemnification/Hold Hannless Agreement, dated May 15, 1995, between W. R. C. al. (see Section V. "Indemnification/Hold Hannless Agreement, dated August 6, 1992, between W. R. pany), et al. (see Section V. "Indemnification/Hold H.	irace & Co. – Conn, et al., and Unigard Agreement"). Orace & Co. Conn. et al., and Unigard Agreement") Grace & Co. – Conn, et al., and
2. Date debt was incurred: Prepetition		3. If court judgment, date obtained: N/A	
4. Total Amount of Claim at Time Case	Filed: \$ Linkanidated +	\$ Unliquidated + \$ = \$ Un	liquidated
TOTAL PERSONNEL OF CHARACTER STORE CARE	(Unsecured)		otal Claim)
Check this box if claim includes interest	•	principal amount of the claim Attach itemized states	nent of interest or additional charges.
5. Secured Claim:	Maria de la Companya	7. Unsecured Priority Claim:	
 Check this box if claim is secured by collaboration. Possible obligations owed (or alleged to be owed) Value of Collateral: Unknown Unsecured Nonpriority Claim: Check this box. The claim may exceed to 	rights of setoff against any by Claimant to Debtor.	Check this box if you have an unsecured prior Amount entitled to priority \$ Specify the priority of the claim Wages, salaries, or commissions 11 U.S.C. Contributions to an employee benefit plan 1 Deposits for personal, family, or household to Alimony, maintenance, or support 11 U.S.C. Taxes or penalties owned to governmental un Other Specify applicable paragraph of 11 U	
8. Credits: All payments on this claim have been credited and deducted for the purpose of making this proof of claim. 9. Supporting Documents: See the summary set forth in paragraph 1 above. Supporting documents are voluminous 10. Date-Stamped Copy: To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed envelope and copy of this peach of claim. (To the Clerk: Please return date-stamped copy of claim in the enclosed envelope.)			THIS SPACE IS FOR COURT USE ONLY
Date February 14, 2005	Signature of person authorized to		WR Grace 8F.52.205.10244 00015531 SR~922
Penalty for presenting fraud	• • • • • • • • • • • • • • • • • • • •	00 or imprisonment for up to 5 years, or both. 18 U.S.	C. §§ 152 and 3571.

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re. W R GRACE & CO, et al. Case No 01-1139-(JKF)-11

DOCUMENTS APPENDED TO CLAIM

On September 28, 2005, document(s) were appended to the **SEATON INSURANCE COMPANY Clarms**, Nos. 15530 - 15591 for the following reason(s)

\boxtimes	Stipulation/Order
	New Supporting Documents
	Change of Address
	Notice of Withdrawal
\boxtimes	Other Docket Number 9519 Entered on Court Docket 9/27/05

1519

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

In re) Chapter 11
W R. GRACE & CO, et al,1	Case No 01-1139 (JKF) (Jointly Administered)
Dahtam	Be. Docket# 9482

STIPULATION AND ORDER REGARDING PROOFS OF CLAIM OF SEATON INSURANCE COMPANY (CLAIM NOS. 15530-15591)

This stipulation is entered into this 22nd day of August, 2005, between W. R. Grace & Co and its affiliates (collectively, the "Debtors") and Scaton Insurance Company (the "Clanuant")

WHEREAS, on April 2, 2001 (the "Petition Date"), the Debtors commenced their respective reorganizations by filing voluntary petitions for relief under chapter 11 of the Bankruptcy Code.

The Debtors consist of the following 62 anthies: W R Grace & Co (Fk/a Grace Specialty Chemicals, Inc.), W R. Grace & Co -Coum., A-1 Bit & Tool Co, Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (Gk/a Circe Biomedical, Inc.), CCRP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Derex Paerto Rice, Inc., Del Taco Restaurants, Inc., Dowey and Almy, LLC (Fk/a Dewey and Almy Company), Ecsag, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc (III/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (Gk/a Grace Cocoa Management, Inc.) GEC Management Corporation, G Holdings, Inc., GFace Bit., Grace Chemical Company of Cubs, Grace Collinary Systems, Inc., Grace B. Inc., Grace A-B Inc., Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Energy Corporation, Grace Enternational Holdings, Inc. (Fk/a Dearborn International Holdings, Inc.), Grace Offshore Coropany, Grace International Holdings, Inc. (Fixe Dearborn International Holdings, Inc.), Grace Offshore Coropany, Grace Washington, Inc., W R. Grace Capital Corporation, W R. Grace Land Companion, Graceal, Inc., Graceal II, Inc., Guanica-Caribe Land Development Company, L B Realty, Inc., Lingation Management, Inc. (Illi/a GHSC Holding, Inc., Kootean Development Company, L B Realty, Inc., Lingation Management, Inc. (Illi/a GHSC Holding, Inc., Grace IVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incompanied, Monroe Street, Inc., MRA Holdings Corp (Fl/a British Numang Association, Inc.), Remedium Group, Inc. (Fl/a British Company), H-G Coal Company, CC Fartners (Fl/a British Company), H-G Coal Company

WHEREAS, this Court issued its Bar Date Order on April 22, 2002, which established March 31, 2003 as the Bar Date for the filing of certain pro-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims

WHEREAS, the Claimant is the successor-in-interest to Unigard Security Insurance Company, formerly known as Unigard Mutual Insurance Company ("Unigard")

WHEREAS, the Debtors listed Unigard on their Schedule G (Executory Contracts and Unexpired Leases) filed on June 8, 2001, but Unigard and Claimant were not provided with actual notice of the commencement of the Debtors' cases nor the Bar Date Order and were not independently aware of the Bar Date Order or the commencement of the Debtors' cases

WHEREAS, on February 14, 2005, the Claimant filed 62 identical claims against the Debtors (Claim Nos 15530-15591), which were for an unliquidated amount and based upon alleged contractual indemnity claims under one or more of the following agreements² (i) Settlement Agreement, Release and Indemnification/Hold Harmless Agreement, dated July 11, 1996, between W R. Grace & Co. and Unigard, (ii) Settlement Agreement, Release and Indemnification/Hold Harmless Agreement, dated May 15, 1995, between W R. Grace & Co and Unigard, (iii) Settlement Agreement, Release and Indemnification/Hold Harmless Agreement, Release and Indemnification/Hold Harmless Agreement, dated August 6, 1992, between W R. Grace & Co and Unigard.

NOW, THEREFORE, for good and valuable consideration, the parties hereby stipulate and agree as follows:

1 Claim Nos 15530-15591 filed by the Claimant shall be deemed timely filed. The Debtors, however, reserve and retain all rights to object to Claim Nos. 15530-15591 on any and

² Each agreement defines the parties to that particular agreement. For purposes of this Supulation, the parties are referred to as "W R. Grace & Co" and "Unipard" for identification purposes only

08/28/2005 08 02 IFAX Fex Centsradh com HANDALL BORTON

* Fax Danter

@ 002/009 2002

all grounds other than timeliness upon proper notice to the Chament and consistent with applicable law. The Debtors weive any procedural defects by vidue of Claimant filing Claim.

Nos. 15530-15591 without filing a corresponding motion for approval of filing late claims.

- 2. Each party executing this Stipulation represents that such party has the full suthority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same matument. The parties further agree that facsimile algorithms become shall be deemed to be original arguments. This Stipulation shall be binding upon and inner to the benefit of each of the parties, and upon their respective easignees, successors and/or partiess.
- 3 The Debtors shall direct Rust Consulting, Inc., to mark the Claims Register to reflect that Claim Nos. 15530-15591 are deemed truely filed as outlined betein.
- 4 The Claimant represents that at us not currently aware of any additional prepetition claims that at has against the Debtors

STIPULATED AND AGREED:

SEATON INSURANCE COMPANY

W.R. GRACE & CO., et al.

Name Apin Bendly Associanto (eneral bound forcell Via the Avylantized Azent for

Dete: 9/26/05

Nama. The Frendent, General County and Secretary

APPROVED AND SO ORDERED:

The Honorable Motth K. Fitzgovald United States Bankruptcy Judge EXHIBIT B

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WR Grace

\$R00000923

Bankruptcy Form 10

	Index Sheet	
Claim Number: 00015593		Receive Date: 02/14/2005
Multiple Claim Reference	MANUAL MA	
Claim Number	☐ MMPOC Med	ical Monitoring Claim Form
	PDPOC Prop	perty Damage
	NAPO Non	-Asbestos Claim Form
	☐ Ame	ended
Claim Number	MMPOC Med	ical Monitoring Claim Form
	PDPOC Prop	erty Damage
	NAPO Non-	-Asbestos Claim Form
	Ame	nded
Attorney Information		
Firm Number: 00037	Firm Name: Drinker Bid	dle & Reath LLP
Attorney Number: 00318	Attorney Name: David F	Primack
Zip Code: 19801		
Cover Letter Location Number:	\$R00000923	
Attachments Medical Monitoring	Attachments Property Damage	Non-Asbestos
TBD	☐ TBD	Other Attachments
TBD	☐ TBD	
TBD	☐ TBD	
TBO	TBD	
TBD	∐ YBD	
	Other Attachments	
Other	Non-Standard Form	Amended per Objection
	Amended	Original Claim #:
	[_] Post-Deadline Postmark Date	
Box/Batch: WRBF0052/WRBF0207	Dote	Document Number: WRBF010306

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13:				
UNITED STATES BANKRUPICY COURT FOR THE DISTRICT OF DELAWARE		PROOF OF CLAIM		
Ca	Name of Debtor: W.R. Grace &	CoConn		
Na	ame of Creditor (person or entity to whom debtor owe	s money or property):	-	
O	ne Beacon America Insurance Company	,		
Ins	successor in interest to (i) Commercial Union Insurar nurance Company of America and Employers' Comm impany; and others identified in the Agreements descri-	ercial Union Insurance	Company, and (ii) American Employers' Insurance	
Na	me and address where notices should be sent:			
Dr 11	avid P. Primack rinker Biddle & Reath I.L.P 00 N. Market Street, Suite 1000 ilmington, DE 19801-1254			
Tel	ephone Number: 302-467-4221			THIS SPACE IS FOR COURT USE ONLY
Λcc	count Number by which creditor identifies debtor: W	R. Grace	Check here if this claim: D replaces or D amen	ds a previously filed claim, dated.
1. to ti	Basis for Claim: Contractual Indemnity under on the execution of an appropriate Confidentiality Agrees (a) Settlement Agreement and Release, dated mpany, et al. (see Section VI, "Indemnification, Hold	ment: 1 October 7, 1998, betw	een W. R. Grace & Co. a Delaware Corporation, et	
	•		netween W. R. Grace & Co. Conn., et al., and Cor	nmercial Union Insurance Company, et al.
(.ee	(b) Settlement Agreement and Release, dated Section VI, "Indemnification, Hold Harmless and De-	efense").		
(ડરર	(b) Settlement Agreement and Release, dated Section VI, "Indemnification, Hold Harmless and Do (c) Settlement Agreement, dated May 10, 19	efense").	netween W. R. Grace & Co Conn., et al., and Cor	
(.cee	(b) Settlement Agreement and Release, dated resection VI, "Indemnification, Hold Harmless and Di (c) Settlement Agreement, dated May 10, 19 demnification"). Date debt was incurred: Prepetition	efense"). 93, between W. R. Grad 5 <u>Unliquidated</u> +	ce & Co Conn., et al., and Commercial Union Inc. 3. If court judgment, date obtained: N/A \$ Unliquidated + \$ == \$ {	surance Company, et al. (see Section V,
(see "Ind 2.	(b) Settlement Agreement and Release, dated resection VI, "Indemnification, Hold Harmless and Di (c) Settlement Agreement, dated May 10, 19 demnification"). Date debt was incurred: Prepetition	efense"). 43, between W. R. Grad 5 <u>Unliquidated</u> + (Unsecured)	setween W. R. Grace & Co. Conn., et al., and Corce & Co Conn., et al., and Commercial Union Inc. 3. If court Judgment, date obtained: N/A \$ <u>Unliquidated</u> + \$ == \$ <u>Unliquidated</u> = \$ <u>Unliquidated</u> \$ <u>Connected</u> \$ <u>Connected</u> \$ <u>Unliquidated</u> \$ <u>Connected</u> \$ <u>Unliquidated</u> \$ <u>Unliquidated</u> \$ <u>Connected</u> \$ <u>Unliquidated</u> \$ <u>Connected</u> \$ <u>Co</u>	surance Company, et al. (see Section V,
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(see "ind 2. 4. C	(b) Settlement Agreement and Release, dated Section VI, "Indemnification, Hold Harmless and Di (c) Settlement Agreement, dated May 10, 19 demnification"). Date debt was incurred: Prepetition Total Amount of Claim at Time Case Filed: 5 Check this box if claim includes interest or other ch	efense"). 93, between W. R. Grad 94 (Unliquidated + (Unsecured) barges in addition to the luding right of setuff). etoff against any	The setween W. R. Grace & Co. Conn., et al., and Corne & Co Conn., et al., and Commercial Union Inc. The set of the	Surance Company, rt al. (see Section V, Inliquidated
(see • • • • • • • • • • • • • • • • • •	(b) Settlement Agreement and Release, dated a Section VI, "Indemnification, Hold Harmless and De (c) Settlement Agreement, dated May 10, 19 demnification"). Date debt was incurred: Prepetition Total Amount of Claim at Time Case Filed: Check this box if claim includes interest or other check this box if claim is secured by collateral (included the box of Collateral). Possible rights of secondary of Collateral: Possible rights of secondary of Collateral (included to be owed) by Claiman	efense"). 93, between W. R. Grad 94 (Unliquidated + (Unsecured) barges in addition to the luding right of setuff). etoff against any	Setween W. R. Grace & Co. Conn., et al., and Corce & Co Conn., et al., and Commercial Union Inc. 3. If court Judgment, date obtained: N/A \$ Unliquidated + \$ == \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	surance Company, vt al. (see Section V, inliquidated (Total Claim) tement of interest or additional charges riority claim C. § 507(a)(3). — II U.S.C. § 507(a)(4). luse II U.S.C. § 507(a)(6). S.C. § 507(a)(7).
(see	(b) Settlement Agreement and Release, dated Section VI, "Indemnification, Hold Harmless and Di (c) Settlement Agreement, dated May 10, 19 demnification"). Date debt was incurred: Prepetition Total Amount of Claim at Time Case Filed: Check this box if claim includes interest or other ches Secured Claim: Check this box if claim is secured by collateral (includes the Drief Description of Collateral: Possible rights of so obligations owed (or alleged to be owed) by Claiman Value of Collateral: Unknown	efense"). 93, between W. R. Grad 6 Unliquidated + (Unsecured) barges in addition to the luding right of setoff). etoff against any nt to Debtor.	The setween W. R. Grace & Co. Conn., et al., and Corne & Co Conn., et al., and Commercial Union Inc. The set of the	Surance Company, rt al. (see Section V, Inliquidated (Total Claim) tement of interest or additional charges riority claim C. § 507(ax3). - II U.S.C. § 507(ax4). Iuse II U.S.C. § 507(ax6). S.C. § 507(ax7). units - II U.S.C. § 507(ax8).
(see "ind 2	(b) Settlement Agreement and Release, dated Section VI, "Indemnification, Hold Harmless and Discover Section VI, "Indemnification, Hold Harmless and Discover Settlement Agreement, dated May 10, 19 demnification"). Date debt was Incurred: Prepetition Total Amount of Claim at Time Case Filed: Check this box if claim includes interest or other ches Secured Claim: Check this box if claim is secured by collateral (includes this box if claim is secured b	efense"). 43, between W. R. Grad 5 <u>Unliquidated</u> + (Unsecuted) barges in addition to the luding right of setuff). etoff against any not to Debtor. the collateral. litted and deducted for the nin paragraph 1 above, ent of the fifting of your-	setween W. R. Grace & Co. Conn., et al., and Corce & Co Conn., et al., and Commercial Union Inc. 3. If court Judgment, date obtained: N/A \$ Unliquidated + \$ == \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	Surance Company, et al. (see Section V, Inliquidated (Total Claim) tement of interest or additional charges riority claim C. § 507(ax3). - 11 U.S.C. § 507(ax4). Iuse II U.S.C. § 507(ax6). S.C. § 507(ax7). units - 11 U.S.C. § 507(ax8).

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re W.R GRACE & CO., et al. Case No. 01-1139-(JKF)-11

DOCUMENTS APPENDED TO CLAIM

On September 28, 2005, document(s) were appended to the ONEBEACON AMERICA INSURANCE COMPANY Claims, Nos. 15592 - 15653 for the following reason(s)

M	Stipulation/Order
	New Supporting Documents
	Change of Address
	Notice of Withdrawal
\boxtimes	Other Docket Number 9518 Entered on Court Docket 9/27/05

9518

IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

In re) Chapter II
WR. GRACE & CO, et al, 1) Case No 01-1139 (JKF)) (Jointly Administered)
Debtors	Re. Docket# 9482

STIPULATION AND ORDER REGARDING PROOFS OF CLAIM OF ONEBEACON AMERICA INSURANCE COMPANY (CLAIM NOS. 15592-15653)

This supulation is entered into this 22nd day of August, 2005, between W. R. Grace & Co and its affiliates (collectively, the "Debtors") and OneBeacon America Insurance Company (the "Claiment")

WHEREAS, on April 2, 2001 (the "Petition Date"), the Debtors commenced their respective reorganizations by filing voluntary petitions for relief under chapter 11 of the Bankruptcy Code

¹ The Debtors consist of the following 62 entities W.R. Grace & Co. (III/a Grace Specialty Chemicals, Inc.), W.R. Grace & Co. Comn., A.-1 Bit & Tool Co., Inc., Alevide Boston Ltd., Alevide Land Corporation, America, Inc., Cell Biomedical, Inc. (III/a Circe Hiotinedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II Inc., Creative Food 'N Fun Company, Datex Pusito Reco, Inc., Del Taco Retainants, Inc., Dewey and Almy, LLC (III/a Dewey and Almy Company), Bearg, Inc., Five Alevide Boston Ltd., G.C. Limited Partners I, Inc. (III/a Grace Cocoa Management, Inc.), GEC Management Corporation, G.N. Holdings, Inc., G.C. Thomasville Corp., Gloucester New Communities Company, Inc., Grace A.-B. Inc., Grace A.-B. Il Inc., Grace Chemical Company of Cuba, Grace Culmary Systems, Inc., Grace B.-G. III Inc., Grace Hold Services Corporation, Grace International Holdings, Inc. (III/a Dearborn International Holdings, Inc.), Grace Offibers Company, Grace Par Corporation, Grace Perfolentin Libys Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Par Corporation, Grace Land Development Company, Chase Reality, Inc., Litigation Management, Inc., Grace Holding, Inc., Grace Julia Grace Corporation, Homoe International, Inc., Kootena Development Company, L. B. Reality, Inc., Litigation Management, Inc. (III/a GHSC Holding, Inc., Grace IVH, Inc., Asbestos Management, Inc.), Monohith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corporation, MRA Internedice, Inc. (III/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc., Water Street Corporation, Anal Basin Raich Company, CC Partners (III/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company

WHEREAS, this Court issued its Bar Date Order on April 22, 2002, which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims

WHEREAS, the Claimant is the successor-in-interest to Commercial Union Insurance Company and American Employers' Insurance Company (collectively, "Commercial Union")

WHEREAS, the Debtors listed Commercial Union on their Schedule G (Executory Contracts and Unexpired Leases) filed on June 8, 2001, but Commercial Union and Claimant were not provided with actual notice of the commencement of the Debtors' cases nor the Bar Date Order and were not independently aware of the Bar Date Order or the commencement of the Debtors' cases

WHEREAS, on February 14, 2005, the Claimant filed 62 identical claims against the Debtors (Claim Nos 15592-15653), which were for an unhquidated amount and based upon alleged contractual indemnity claims under one or more of the following agreements ² (i) Settlement Agreement and Release, dated October 7, 1998, between W R Grace & Co and Commercial Union, (ii) Settlement Agreement and Release, dated December 17, 1996, between W R. Grace & Co and Commercial Union, and (iii) Settlement Agreement, dated May 10, 1993, between W R. Grace & Co and Commercial Union.

NOW, THEREFORE, for good and valuable consideration, the parties hereby stipulate and agree as follows:

1 Claim Nos 15592-15653 filed by the Claimant shall be deemed timely filed. The Debtors, however, reserve and retain all rights to object to Claim Nos 15592-15653 on any and all grounds other than timeliness upon proper notice to the Claimant and consistent with

Each agreement defines the parties to that particular agreement. For purposes of this Supulation, the parties are referred to as "W. R. Graco & Co" and "Commercial Union" for identification purposes only.

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2003/003 2003

applicable law. The Debters wave any procedural defects by virtue of Clamant filing Clam Nos. 15592-15653 without filing a corresponding motion for approval of filing late citims

- Each party executing this Supulation represents that such party has the full sotherity and legal power to do so. This Stepulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that faceinale algorithms hereon shall be denoted to be original algorithms. This Stipulation shall be briding upon and more to the benefit of each of the parties, and upon their respective manyness, successors and/or partners.
- The Debtors shall direct Rust Committing, Inc., to made the Claums Register to 3 reflect that Claim Nos 15592-15653 are deemed timely filed as outlined herein.
- The Claimant represents that it is not currently aware of any additional propetition claims that it has against the Debtore.

STIPULATED AND AGREED.

ONEBBACON AMERICA INSURANCE COMPANY

W.R. GRACE & CO., et al.

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and Sceretary

APPROVED AND SO ORDERED:

chorable Judith K. Fitzgerald United States Bankringtoy Judge